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11	Attorneys for Plaintiffs		
12	UNITED STATES DISTRICT COURT		
13	DISTRICT OF NEVADA		
14 15 16 17 18 19 20 21	KELI P. MAY, SHARON SOUSA, and THOMAS BODOVINAC, Individually and on behalf of others similarly situated, Plaintiffs, vs. WYNN LAS VEGAS, LLC, and "JOHN DOE CORPORATIONS" 1 to 50, name fictitious, actual name and number unknown, Defendant.	CASE NO.: 2:15-cv-02142-RFB-CWH STIPULATION AND ORDER TO EXTEND TIME TO FILE PROPOSED DISCOVERY PLAN (Second Request)	
22	STIPULATION AND ORDER TO EXTEND TIME TO FILE PROPOSED DISCOVERY PLAN		
23	The parties, by and through their respective counsel of record, submit the		
24	following Stipulation And Order To Extend Time To File Proposed Discovery Plan.		
25 26	1. On December 3, 2018, the Court granted the parties' request for a thirty		
26 27	day period up to and including December 19, 2018 to file their joint discovery plan and		
_	scheduling order should the parties not achieve resolution in such time period.		

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- 2. On December 17, 2018, this Court granted the parties' request for a period of thirty additional days up to and including January 18, 2019 to file a proposed discovery plan and scheduling order should the parties not achieve resolution in such time period.
- The parties have engaged in discussions regarding the status of litigation and the possibility of resolution. Both sides are of the opinion resolution may soon be reached.
 - 4. The parties continue to engage in settlement discussions.
- 5. The parties request an additional period of thirty additional days up to and including February 18, 2019 (February 17, 2019 falls on a Sunday) to file a proposed discovery plan and scheduling order should the parties not achieve resolution in such time period.
- 6. This request is not sought for any improper purpose or other reason of delay. Rather, it is sought only conserve expenditures and resources of this litigation while the parties engage in further settlement discussions efforts.

1	Wherefore, the parties respectfully request a period of thirty additional days up	
2	to and including February 18, 2019 to file a proposed discovery plan and scheduling	
3	order should the parties not achieve resolution in such time period.	
4 5	Dated this 18th day of January 2019.	Dated this 18th day of January 2019.
6	Respectfully submitted,	Respectfully submitted,
7 8 9 10 11 12 13	/s/ Christian Gabroy Christian Gabroy, Esq. Nev. Bar No. 8805 GABROY LAW OFFICES 170 S. Green Valley Parkway, Ste 280 Henderson, Nevada 89012 Tel (702) 259-7777 Fax (702) 259-7704 Leon Greenberg, Esq. Nev. Bar No. 8094 Dana Sniegocki, Esq. Nev. Bar No. 11715 LEON GREENBERG PROFESSIONAL	/s/ Scott Abbott Scott M. Abbott, Esq. Nev. Bar No. 4500 Jen J. Sarafina, Esq. Nev. Bar No. 9679 Kaitlin H. Paxton, Esq. Nev. Bar No. 13625 KAMER ZUCKER ABBOTT 3000 West Charleston Boulevard, Suite 3 Las Vegas, NV 89102 Tel: (702) 259-8640 Fax: (702) 259-8646 Attorneys for Defendant
15	CORPORATION 2965 South Jones Blvd. Suite E3 Las Vegas, NV 89146	
16	Attorneys for Plaintiffs	
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19	IT IS SO ORDERED.	
20 21		
22	January 24, 2019	Cunst
23	Date	UNITED STATES MAGISTRATE JUDGE
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